## EXHIBIT 2

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17	UNITED STATES DISTRICT COURT	
	DISTRICT OF NEVADA	
18		I
19	ORACLE USA, INC., a Colorado corporation;	
	ORACLE AMERICA, INC., a Delaware	
20	corporation; and ORACLE INTERNATIONAL CORPORATION, a California corporation,	Case No. 2:10-cv-0106-LRH-PAL
21	CORT ORATION, a Camorina corporation,	
22	Plaintiffs,	DEFENDANTS RIMINI STREET, INC.'S AND SETH RAVIN'S [PROPOSED]
22	v.	ORDER ON ORACLE'S MOTION FOR A
23	<b>v.</b>	PERMANENT INJUNCTION
2.4	RIMINI STREET, INC., a Nevada corporation,	Judge: Hon. Larry R. Hicks
24	and SETH RAVIN, an individual,	Judge. Hon. Larry R. Theks
25	Defendants.	
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Gibson, Dunn & Crutcher LLP

## INJUNCTION PURSUANT TO 17 U.S.C. § 502(a)

Good cause being shown, the Court permanently enjoins and restrains Defendant Rimini Street, Inc. and its subsidiaries, affiliates, employees, directors, officers, principals, and agents (collectively "Rimini") from the date of entry forward, as follows:

Except as otherwise permitted by written authorization from Oracle USA, Inc., Oracle America, Inc., and Oracle International Corporation (collectively, "Oracle"):

- a) Rimini shall not request, on behalf of any Rimini client, that Oracle ship, send, transfer, or deliver to Rimini any CD, DVD, tape, electronic file, or other physical media that can be or has been used to install Oracle Software and Support Materials. "Oracle Software and Support Materials" are defined as source and object computer code, database schemas, software updates, custom solutions, environments, software bug fixes and patches (code error corrections), and user and technical documentation that form copyrightable materials in the Oracle software applications for Oracle's JDE, PeopleSoft, Siebel, and Oracle Database branded families of software products;
- b) Rimini shall not install, reproduce, or store Oracle Software and Support Materials on Rimini's computers, storage devices, portable electronic devices, or any combination thereof; and
- c) Rimini shall not copy Oracle Software and Support Materials from one Rimini client to any other Rimini client.

## INJUNCTION PURSUANT TO CDAFA AND UCL

Good cause being shown, the Court permanently enjoins and restrains Defendants Seth Ravin and Rimini, and the subsidiaries, affiliates, employees, directors, officers, principals, and agents of either of them ("Rimini and Ravin") from the date of entry forward as follows:

Rimini and Ravin shall not access or download Oracle Software and Support Materials from Oracle unless:

a) A Rimini client licensed by Oracle to receive such Oracle Software and Support Materials directs them to access and download such Oracle Software and Support Materials;

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1	b) They access any password-protected portion of Oracle's computer systems using	
2	credentials provided and authorized by such Rimini client; and	
3	c) They refrain from using automated methods expressly prohibited by applicable terms	
4	of use (other than those provided by Oracle) to access or download Oracle Software and Support	
5	Materials.	
<ul><li>6</li><li>7</li></ul>		
8	TERCO OPPEDED	
9	IT IS SO ORDERED.	
10	DATED:	
11		
12	By:	
13	Hon. Larry R. Hicks United States District Judge	
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